

ELLYN I. BANK  
Attorney At Law  
225 Broadway, Suite 715  
New York, New York 10007

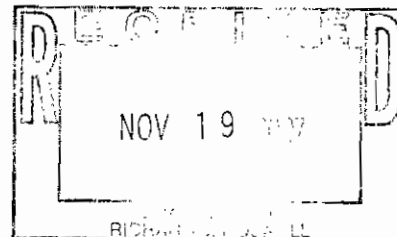
USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #: 11/21/07  
DATE FILED: 11/21/07

212-385-1800  
FAX 212-566-8165

November 14, 2007

VIA FACSIMILE (212 805 7948)

Honorable Richard J. Holwell  
United States District Judge  
United States District Court  
Southern District of New York  
500 Pearl Street, Courtroom 17B  
New York, New York 10007



Re: United States v. Guerrero et al., 07 Cr. 248 (RJH)

Dear Judge Holwell:

I represent the defendant, Douglas Bond, with respect to the above captioned case. I respectfully request that Your Honor modify Mr. Bond's pretrial release conditions to permit him to travel to Atlantic City, New Jersey from December 15, 2007 until December 17, 2007 to celebrate his birthday. AUSA Ariana Berg has been apprised of this request.

Accordingly, it is respectfully requested that Mr. Bond's pretrial release conditions be modified to permit him to travel to New Jersey for two days.

*Application Granted*

*SO ORDERED*

*J. L. H —*

*OSOT*

Respectfully,

*Ellyn Bank*

Ellyn I. Bank, Esq.  
Attorney for Douglas Bond

*11/20/07*

cc: AUSA Ariana Berg (via fax 212 637 2527)